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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/697,441	10/31/2003	Takanobu Adachi	SHO-0022	7736	
23353	7590 11/13/2006		EXAMINER		
RADER FISHMAN & GRAUER PLLC			BANTA, T	BANTA, TRAVIS R	
	LION BUILDING 1233 20TH STREET N.W., SUITE 501		ART UNIT	PAPER NUMBER	
WASHINGTON, DC 20036			3714		
			DATE MAILED: 11/13/200	6	

Please find below and/or attached an Office communication concerning this application or proceeding.

•			NT			
		Application No.	Applicant(s)			
Office Action Summary		10/697,441	ADACHI ET AL.			
		Examiner	Art Unit			
	DATE (III	Travis R. Banta	3714			
The MAILING Period for Reply	DATE of this communication app	pears on the cover sheet with the c	orrespondence address			
WHICHEVER IS LO - Extensions of time may be after SIX (6) MONTHS fro - If NO period for reply is sp - Failure to reply within the sany reply received by the	NGER, FROM THE MAILING D, available under the provisions of 37 CFR 1.1 m the mailing date of this communication. ecified above, the maximum statutory period vest or extended period for reply will, by statute	Y IS SET TO EXPIRE 3 MONTH(ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONE g date of this communication, even if timely filed	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).			
Status						
1) Responsive to	communication(s) filed on 31 O	<u>ctober 2003</u> .				
2a) This action is I	☐ This action is FINAL . 2b) ☑ This action is non-final.					
·—	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
4a) Of the above 5) ☐ Claim(s) 6) ☑ Claim(s) <u>1-6</u> is 7) ☐ Claim(s)						
Application Papers						
10) The drawing(s) Applicant may n Replacement dr	oot request that any objection to the awing sheet(s) including the correct	er.)⊠ accepted or b)□ objected to drawing(s) be held in abeyance. Section is required if the drawing(s) is objected. Note the attached Office	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C	:. § 119					
12) Acknowledgme a) All b) So 1. Certified 2. Copies of applicate	ent is made of a claim for foreign ome * c) None of: I copies of the priority document I copies of the priority document of the certified copies of the priorion from the International Burear	s have been received in Applicati rity documents have been receive	on No ed in this National Stage			
Attachment(s) 1) Notice of References C		4) 🔲 Interview Summary				
2) Notice of Draftsperson's 3) Information Disclosure Spaper No(s)/Mail Date 9		Paper No(s)/Mail Do 5) Notice of Informal F 6) Other:				

DETAILED ACTION

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

Claims 1-6 are rejected under 35 U.S.C. 102(e) as being anticipated by Loose et al US(6,517,433).

Regarding claim 1, Loose et al ('433) discloses a gaming machine with a display (see column 2 lines 27-35). The machine has a means to generate a bonus round and a predetermined win that is displayed on the display (see column 3:11-14 and 48-50). The display is comprised of rotating slot wheels and an LCD screen that is disposed on the front side of the gaming machine (see figure 1). The displays both have associated display areas (see column 3 line 41-44). Game information is displayed on the rotating slot wheels and on the LCD screen so it is able to move between displays (see column 2 lines 27-35).

Regarding claim 2, Loose et al ('433) discloses that the rotating slot wheels are viewable through a transmissive LCD screen so that the rotating slot wheels are included in the means for the second display (see column 3 lines 41-44).

Regarding claim 3, Loose et al ('433) discloses that the rotating slot wheels are a moving component and the LCD screen is not. It is inherent that the game information

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on the slot wheels would have a greater velocity than that of the information on the LCD (see column 3 lines 41-44 and column 2 lines 27-35).

Regarding claim 4, Loose et al ('433) discloses the first display to be an area where the game result is displayed (see column 3 lines 50-55).

Regarding claim 5, Loose et al ('433) teaches an almost instantaneous stop display time when the rotating slot wheels stop spinning. The LCD continues to accentuate the result of the game and therefore has a longer stop display time than the rotating slot wheels (see column 4 lines 3-11).

Regarding claim 6, Loose et al ('433) teaches that the display mode is changeable by human interaction (see column 5 lines 24-30).

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Ozaki et al. USPUB(2001/0031658) teaches a gaming machine for use with displaying two different patterns via two displays, one superimposed on the other.

Ozaki et al. USPUB(2006/0079323) teaches a display for a gaming machine for use in displaying two patterns via two displays, one superimposed on the other.

Loose et al. USPUB(2004/0198485) teaches the use of a two layer display in a gaming machine with optional bonus features.

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Emori et al. USPUB(2004/0166925) teaches beneficial states using an LCD screen superimposed over rotating slot wheels.

Cole et al. USPUB(2004/0018870) teaches removing rotating slot reels to install an thinner screen.

Watanabe et al. US(6,866,582) teaches slot reels with a corresponding superimposed LCD.

Weiss et al. US(6,623,582) teaches using an LCD with rotating slot wheels to free space inside the game machine cabinet.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Travis R. Banta whose telephone number is (571) 272-1615. The examiner can normally be reached on Monday-Friday 9-4.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Hotaling can be reached on (571) 272-4437. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

TB

JOHNA HOTALING, II PHIMAIN EXAMINER